

THE DAILY BEE

Tuesday Morning November 18.
LOCAL BREVITIES.

The clearings at the clearing house Saturday amounted to \$317,905.82.

The Arion club held a meeting in Germania hall Sunday to perfect the organization of the society.

The C. K. of A. will hold their regular meeting in their hall in Coughlin block this evening at 7:30.

A telephone message to the jail yesterday morning stated that expressmen were dumping loads of coal in front of the Nebraska Fuel company's yard.

A cannon at the nail works, which was being used to rejoice over the election of Cleveland, burst Saturday night. Luckily no one was injured.

Harry Fear charged with the embezzlement of \$192 from Mrs. August Aust waived examination in the police court yesterday afternoon and was bound over in the sum of \$300.

Twelve of the disorderly women of the city were jailed about 12 o'clock last night for the non-payment of their monthly fines. All placed \$7.55 in jailor Gorman's hands and were released.

The game of base ball between the firemen and police Saturday, resulted in a victory for the police. Jerome Pentzel claims that it was all because Pat Desmond, one of the police men, kept the ball short.

While driving across the car tracks on Fifteenth street, at the intersection of Dodge street, yesterday, a hackman had the misfortune to break one of his axles, and down dropped the vehicle upon the ground.

On next Monday evening, November 24th, 1884, Miss Emma McAvoy will lecture on the subject, "Hints for Improvement in Conversation." The lady has just delivered four lectures in Denver, and is said to be a pleasing speaker.

The quarterly report of the department of the Plate for the month ending September 30th, 1884, received at the police headquarters last night, shows 122 detentions during the three months.

The committees in charge of the festival and fair to be held in Germania hall next week for the benefit of the German-American school, held a meeting yesterday afternoon. It was found that the donations were very large and the fair bids now to be a great success.

On Saturday evening A. Tresselt, of Tresselt & Son, tailors at a little town in Iowa, went into a private boarding house, at 1418 Dodge street for supper. He hung a \$45 overcoat in the hall and when he came out from supper his coat was gone. The thief has not been captured.

John T. Swift of 1222 High street, Des Moines, Iowa, has written the marshal of Omaha, inquiring if Edward Perkins, 15, Owen Swift, 13, and Shear, 18, are in the city. It appears that these boys ran away from their homes in Iowa's capital city a short time ago, and their parents are anxious to learn their whereabouts.

A meeting of the board of public works was held Saturday afternoon last. A resolution was passed that the city advertise for bids for 50,000 square yards of paving, the material to be Colorado sand stone, Sioux Falls granite or Trinidad sheet asphaltum. It was decided not to change the specifications for the foundation, for the contract of those of last summer.

Dorsey B. Houck has contracted to deliver all the packages outside of the express limits, which are bounded on Leavenworth street south, Twentieth street west, and Leard street north, for the Pacific, United States, Wells Fargo and American express companies. He will also deliver all express packages starting outside of the express limits to the respective offices upon telephoning orders to any express office.

An enormous pair of black diamonds were on exhibition in this city to-day. In fact they were of such mammoth proportions that it required a flat car to transport them. They were direct from the great coal fields of Wyoming and were being sent to the world's exposition at New Orleans. One of them was a chunk of carbon coal four feet square, while the other was of the Rock Springs variety, three and a half feet square.

It was rumored last night that Laura Mills, a colored woman living at Fourteenth and Jackson, had been murdered by her paramour early in the evening. Inquiry revealed the fact, however, that the rumor was untrue. A man named Jesse Smith had been there and getting into some difficulty with Miss Mills had knocked her down and then most brutally kicked her. Smith then made himself scarce and eluded the police.

Yesterday afternoon some workmen employed in the carriage works of William Snyder, at Fourteenth and Harney, became frightened that they would not get their pay and accordingly had attachments issued. This soon spread through the city, and before night the Newspaper Union, C. F. Goodman and W. J. Broach had done likewise. It is said that Snyder, who is now in Denver, has been running behind for some time. His liabilities, it is said, amount to \$7,000, and his assets will not exceed \$4,000. He was telegraphed last evening.

Democratic Demonstration.
The committee of the several Cleveland and Handicraft clubs met in Warren block yesterday afternoon to take steps toward a grand jubilation meeting to be held over the democratic victory. A committee, consisting of Will Cary, Fred Northwick, Dr. R. H. Darow, Julius Meyer, J. J. O'Connor, C. S. Montgomery, Charles B. Keller, Charles Metz and Warren Switzer, were appointed a general committee to perfect plans. The time agreed upon for the demonstration was next Saturday night, and the committee will meet this afternoon to determine where it will be held. Jefferson square has been talked of, but this project is thought by many not to be feasible. A torchlight procession, cannonading, music and speech-making will be the order of the evening.

If you have a Sore Throat, a Cough or a Cold, try H. H. Douglas & Sons' Capstan Cough Drops, they are pleasant to the taste, perfectly harmless and will surely cure you.

Full line of Office Stationery at Wheel-er Bros.

Try J. E. McCray & Co.'s Flour, 2114

OMAHA AGENCY for the Popular Shoes at W. N. WHITNEY

COAL including Walnut Block, \$4 50
\$5.00. COAL and SQUIRES 213 South 13th.

BEHM'S BRIBERY.

The Case Against the Second Ward Alderman Now on Trial.

No Evidence as yet Pointing Toward His Guilt. McBain Gives His Testimony.

The trial of the state against councilman Behm, indicted for bribery, was taken up yesterday morning in the district court, and at 2 p. m. the following jury was selected: Jas. G. Carpenter, W. G. White, Joel A. Griffin, John Taylor, C. H. Griffin, Harry M. Haynes, Thomas O'Connor, Charles Whitney, W. W. Porter, R. S. Bryant, Frank Bandle, Geo. Higgins. The state's side of the case was briefly related to the jury by district attorney Godwin, who was followed by W. J. Connell for the defendant. The line of defense as stated by Mr. Connell was that the Sioux Falls company was eager to put its stone on the street and had employed the defendant to work for it, the same as the Barber Asphalt company employed C. E. Squires. When after a consultation with Gen. Cowin Behm was told a councilman should not do so, he transferred his contract to Mr. Baldwin, his partner in business.

City Clerk Jewett was the first witness for the state who was called to produce the testimony of his office, the ordinance book containing the ordinance providing for the paving of certain alleys in the city, the resolution looking toward the same and the communication from J. E. Riley & Co., withdrawing their bids for laying those pavements.

WILLIAM MCBAIN was the next witness called to the box. District Attorney Godwin stated to the court that he in his official capacity had given these gentlemen assurance that they should have immunity from their complicity in these offenses, and said he wished the court to understand that this had been done.

Witness said he was acquainted with William Mack and the firm of William Mack & Co. He owned an interest in the Sioux Falls Granite company. Mr. Hubbard was his partner. Certain streets and alleys were paved with his granite. He never was directly interested in paving contracts. His business was simply to furnish the broken stone for paving. He had furnished Mack & Co., Riley & Co. and Hugh Murphy & Co. He was in Omaha on business in October of 1883. At that time he had no contract with Mack & Co. but prices were given them of his granite, to enable that company to bid on the paving of nineteen alleys. His relations with Mack & Co. extended simply to delivering his material. Know Behm for two years. At the time Mack & Co. presented their contract for approval, he knew of the withdrawal of Riley & Co's bid for paving. He had a conversation with Behm about the approval of the contract early in October. This conversation referred to the approval of this contract at that time in the hands of committee on streets and grades. It was getting late in the season and he was anxious to start paving on the streets and he offered to pay Behm \$200 if he would hurry his approval through the council. Behm said that he had no much to do he did not know whether he could or not, but would see to it. He then told his partner, Mr. Hubbard, what conversation he had had with Mr. Behm and what he had agreed to do. [A long argument ensued between counsel as to the competency of witness's last statement. Judge Neville finally ruled it was admissible and asked the defendant to produce evidence to substantiate otherwise. Mr. Connell stated he did not propose to present them and concluded by saying that he did not deem it necessary to teach the court the rudimentary principle of evidence.] He directed his partner, Mr. Hubbard, to pay the money. Eight alleys were acted upon in the city council that same evening. He went home to Sioux Falls two days afterwards, but came back to Omaha prior to his going to Europe.

Here Mr. Godwin turned to speak directly to the court, when he was directed by the judge to speak to the other counsel could hear. Mr. Connell arose and stated he had just remarked to his counsel that he was on the bench and an attorney should attempt to speak privately to him, he would take a club and knock him down. Mr. Godwin retorted that he [Connell] need have no fear, as he would never be on the bench nor would any one fear him with a club.

CROSS-EXAMINATION.
He lived in Sioux Falls, Dakota. Had lived there three and a half years. Neither he nor his firm had anything to do with Behm prior to two years ago. Before October 4, 1883, only one person, Mr. Shons, was employed by his company to circulate petitions and secure Sioux Falls granite for paving certain alleys and streets. He was referred to Mr. Behm, whom he did not know could be approached, by Mr. Mack. He and his partner met Mr. Behm by accident, who said he would try and get the thing through—that is, make his report. This offer of money was made to induce Mr. Behm to get the contract ratified by the council that night. He did not look upon this payment of money as a bribe, but simply as a present. Mr. Behm said he would see the other members of the committee and report that evening. He did not personally pay Mr. Behm this money. [Judge Lake then said, upon the witness's statement that he made this contract with Behm public only when he was compelled to, that he proposed to show by Mr. McBain that Mr. Baldwin, the defendant's business partner, that this indictment was found upon their testimony to force Mr. Baldwin into a settlement or discontinuance of a civil suit brought in the district court to compel the payment by the Sioux Falls Granite company of \$3,000 for services done by him for Messrs. McBain and Hubbard. This testimony he sought to introduce simply to effect the credibility of the witness. All this was ruled out by the court.]

On redirect examination the witness stated his firm had no contract whatever with John F. Behm for the circulation of petitions to secure Sioux Falls granite for the streets or alleys of Omaha.

This closed the case for the day. The prosecution will be resumed this morning upon the convening of court, when Mr. Walter T. Barlow will be the first witness for the day.

The Knights' Entertainment.
The members of Planet Lodge No. 4, Knights of Pythias, gave an entertainment last evening in Turner hall.

There was a very large attendance, every seat in the house being occupied. The "Love by Lantern" scene from Offenbach's popular opera was very ably presented by the regular stock company of the State theatre. The district attorney, Mr. Paley and Mrs. Brewster was an excellent performance, and was greeted with enthusiastic applause.

The historic portion of the programme was followed by periphrastic exercises in which all present took inspiration from the Musical Union orchestra. About midnight the elegant guests sat down to an elegant repast which was evidently highly appreciated by the knights and their ladies and their friends.

Much credit is due to the gentlemen who composed the efficient committee on arrangements, to whose untiring efforts is mainly due the unequivocal success of the entertainment. The following are the names of the committee: J. Rosenstein, Gottlieb Mack, Chr. Wagner, Aug. Bohne and F. H. Wuehrlich. The party dispersed at an early hour this morning.

FOR SALE—A good family horse buggy and harness. L. A. Rath, Post Office Box 30.

A DAISY LETTER.

A Spicy Answer to a Dunning Letter.
The following interesting letter has been received by Mr. W. O. Taylor, in answer to a dunning letter to a man in Connecticut. The executor of the state will not be liable to trouble the writer again:

WESTON, March 7, 1884.—My Dear Sir: I am informed by yours of the last inst. that the estate of the late M. G. holds three notes against me respectively \$2, 3, and 4, and that you communicate with you in reference thereto I congratulate the estate on holding a claim against a person so abundantly able to owe it as myself, in fact were it ten times the amount I should be able to owe it with equal prospect of payment. I was pained to hear of so kind a heart as Mr. G. whom I feel assured had he lived would have relinquished those notes, as he well knew I had nothing to pay this balance with and that I always did pay until I became unfortunate and thus was unable to. You speak of making me trouble and expense, the latter would be impossible, as I have nothing to expend; the former would be a verification of the scriptural text, "Man born of a woman his days are few and all of trouble." I trust the executor (whoever he may be) of Mr. G.'s estate is not so lost to all the noble impulses that animate the heart, as to desire to plunge a man who is animated only by honest motives, however unfortunate he may have been in his necessities, into a difficulty as no benefits could possibly accrue to Mr. G., heirs by such a course. I in order that you may form a correct estimate of the amount the estate would be likely to receive by getting out an execution and levying I will give you a comprehensive inventory of my effects, exclusive of personal exempt by law (one complete and new buck, one buck saw, one hand saw, three wagon wheels, [all old ones] one wagon shaft [with cross bar attached], one riding saddle [the stirrups of which have been sold], one pair of boots, one pair of boots and being unable to purchase sole leather, this saddle flap answered the purpose admirably. The saddle girth has also been substituted for a pair of suspenders, as my pants (the only pair I have) needed girding about the waist. One old harness, nearly complete and about \$5 expended upon it for repairs. I think would bring about \$1.50 at auction. One old sleigh; this is in rather a dilapidated condition, it would answer, however, as a foundation for a hen coop. One lame chicken. One pair of fine crutches. I'm not sure but what the last named is exempt. I don't know, however, as any allowances are made for a man who is occasionally lame. This, I believe, includes all. In case of an attachment, however, according to the laws of this state, it would be brought for the benefit of the creditor. I would probably get for your share the lame chicken or the crutches. Throwing all jesting aside, Mr. L., I have really got nothing, nor I can't expect ahead of ever being able to pay it. The executor might just as well put those notes down as so much waste paper. I think you have made a great discovery in those notes, and that discovery is a perfect motion, as there is no question but what they will run forever. Hoping you are satisfied of my ability to owe those notes, I remain, with great respect and good wishes, yours truly, (Signed) T. J. BENNETT, Weston, Conn.

Seal of North Carolina Smoking Tobacco is the best.

Police Court.

Saturday night Laura Mills and Josie Smith, two colored prostitutes engaged in an altercation on Tenth street with a colored man named Nick Wallace, and raised such a disturbance that all three of them were run into jail. Yesterday each of them were fined \$5 and costs.

Henry Hobbs for being drunk was fined \$5 and costs.

Setty Byington, a disorderly woman, was standing upon a street corner and witnessed the fireworks in honor of the election of Cleveland. Her heart was fired with patriotism for the grand old party and hauling a little pistol from her pocket she fired in the air and at the same time let a yell for Blaine. Officer Donovan was standing near, and realizing the fact that woman has no part in the politics of this country, seized Setty and run her into the yellow court where she was fined \$1 and cost.

John Shults was charged with threatening to shoot John paddles Bologna sausage and bread for lunches and Saturday two fellows at the corner of Ninth and Dodge streets proposed to take his stuff without paying for it. John produced his little gun and stood them off. They called a policeman and John was arrested but he was discharged by the judge this morning.

Frank Faust was complained of by his wife who said she had supported him all summer and he had done nothing but abuse her and drink whisky. Faust said that if he was let go he would leave immediately and never return. The woman said she was willing and the judge told him to skedaddle.

Real Estate Transfers.

The following transfers were filed in the county clerk's office Tuesday and reported for THE BEE by the Ames' real estate agency November 15, 1884.

A. J. Hanson and wife to N. P. Fell, w. d. lot 10, block 16, Hancock Place, \$550.
B. P. Knight and wife to G. E. Barker, w. d. lot 3, Oklahoma, \$800.
D. L. Thomas and wife to Jos. Cubby, w. d. lot 2, block 52, Florence, \$85.
Jane M. Porter et al to C. M. Hurlbut, w. d. lots 31 and 32 in Porter's add, \$2500.
J. Denning and wife to S. G. Damon, w. d. lot 7, block 252, \$1,100.
A. F. Knight and husband to C. E. Knight, w. d. parcel sec 28 and 29, 16, 12, \$1070.

New stock Black Bracelets at \$1.25 up at ECKHOLM & ERICKSON'S, 5th St. Opp Postoffice.

Smoke Seal of North Carolina Tobacco.

BOARD OF TRADE.

A New Organization to Grow Out of the Old One.

Monday, in pursuance to a call issued by the president, N. B. Falconer, the board of trade met at their rooms in Redick's block. It was the first meeting of the board since July 8th at which a quorum was present. After the meeting was called to order, the proceedings of several preceding meetings were read, and it was found that on November 4th the board had on hand cash to the amount of \$7,269, and \$200 in the savings bank. The proceedings of the board of directors were approved. Announcement was then made by the secretary that the board of directors had reported favorably on certain articles of incorporation which would enable the board to hold real estate. The articles of incorporation were read as follows:

The name of the corporation is to be "The Omaha Board of Trade," and its principal place of business shall be in this city.

The object of the corporation shall be to promote the commercial, manufacturing and general interests of the city of Omaha, and establish commercial and financial exchanges therein, and it shall have and exercise such powers as may be necessary and convenient to the attainment of the objects above set forth, and to the power to acquire and hold real estate.

The authorized capital stock of the corporation is fixed at \$100,000, divided into membership shares of \$100 each, etc.

The existence of the corporation shall begin on January 1, 1885, and continue until dissolved by its own act or by the operation of law.

The business of the corporation shall be conducted by a board of directors, seven in number, to be elected by the stockholders; such election to take place on the first Monday in January, each year.

The officers of the corporation are to be a president, first, second, third and fourth vice presidents, secretary and treasurer, to be chosen by the board of directors and hold office for one year. The secretary need not be a member of the board of directors, nor a stockholder.

The highest amount of indebtedness is not to exceed two-thirds of the capital stock at any one time.

All members of the old board of trade, whose successor this corporation is designed to be, shall be ipso facto members of this corporation.

The full paid membership shares of the capital stock shall be assessable to the amount not exceeding \$100 per share for the purchase of real estate and the erection of buildings, but such an assessment shall only be made upon a vote of a majority of the stockholders.

These articles are signed by N. B. Falconer, C. F. Goodman, John Evans, G. C. Ames, John A. Wakefield, Chas. F. Driscoll and W. W. Bingham and will be filed with the county clerk in a few days, having been approved after a full discussion of the same.

These articles are designed so as to permit the board to purchase real estate and in due course of time build a chamber of commerce.

After some other minor business had been transacted the board adjourned for one month.

County Commissioners.

SATURDAY, November 15, 1884.
Board met pursuant to adjournment.

Present, Commissioners Knight, O'Keefe and Corlies.

The clerk was instructed to notify the city council that the board have paid C. A. Jansen for grading on west Farnam street, \$811.03, on account of estimate from the city engineer, dated Nov. 10th, 1884.

The following resolutions were adopted:
RESOLVED, That the county clerk be and he is hereby instructed to notify Detlef Kai, overseer of highways south district Millard precinct, to have all fences or other obstructions removed from county road in sections 4 and 5, township 14, range 12, Douglas county.

RESOLVED, That the county treasurer be and he is hereby instructed to cancel the tax for 1884 on the east two-thirds of lot 7, block 114, Omaha, on account of same being held for charitable purposes.

BRIDGE FUND.
Ell Johnson building bridge..... \$135 20
Wm. VanDoren lumber..... 33 24
G. D. Wyatt..... 3 20
Chicago Lumber Co., lumber..... 70 40

ROAD FUND.
P. Clark work on road..... \$36 40
Kai & Theisen balance on grading..... 38 00
M. Robinson..... 109 54
J. A. Theisen work on culvert..... 19 00
H. H. Moon grading..... 31 10
C. A. Jensen " west Farnam St..... 387 02
J. Robinson running new grade..... 24 15
J. E. (210) 00
M. Duffy grading new court-house..... 277 98
C. A. Jensen..... 421 01
Abricht & Thomas grading..... 77 40
J. Voigt grading..... 75 00
George Smith appraiser 336, B..... 3 00
J. S. McCague "..... 3 00
W. J. Hohn " and team..... 6 00

Adjourned to the first Monday in December.
H. T. LEAVITT, County clerk.

Many cosmetics for the complexion have from time to time been upon the market. But none have stood the test as has Pozzoni's medicated complexion powder. It is an absolute curative for blotches, discoloration, freckles, etc. For sale by druggists.

ORANGE HOSIERS.
Mr. Richard C. Patterson, the well-known real estate broker, left yesterday for Kansas City, where, on to-day night, he takes to himself a partner for life. The happy lady, Miss Neisewanger, is the daughter of a well-known capitalist in that city, and a leader in its best society. Immediately after the nuptials, the happy couple will start for Omaha, where the many friends of Mr. Patterson and Omaha society will give his bride a warm welcome. In the marriage of Mr. Patterson it will be remembered that only a year ago he came to Omaha and entered the law office of Judge Savage, where he remained until he went into the real estate and law business for himself, since which time his success has been almost phenomenal. Many an old real estate man would be proud of his success, coming to Omaha as he did from the department of the university of Pennsylvania, unacquainted in this city, and the possession of very limited means and experience. He is now the principal owner of two of our finest suburban additions, and interested in much of the most valuable inside property. His many friends here will extend him the heartiest congratulations in his marriage, and wish him life long happiness and prosperity.

The Nipper Friends.
There is a gang of thieves at work in this city who, in almost every instance, gain admission to the house they rob by means of nippers. A small pair of sharp nippers are placed in the key hole and twisted upon the key and with a simple twist of the wrist the work is done and they walk into the house.

Sunday the residence of Mr. B. F. Baker, on North Eighteenth street was

visited and the key in the front door was turned with nippers, but a bolt upon the inside of the door prevented the intruders from entering that way. They then turned the key in the back door and also the key in the door leading from the kitchen to the sitting room, but were frightened away before having an opportunity to ransack the house.

In view of the fact that nearly all this work is being done by the use of nippers, it might be a good idea to have bolts placed upon all outside doors, which would make the thieves resort to some more difficult manner of entrance, at least.

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